IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ROBERT ARGENTINA and : MARIE ARGENTINA :

: CIVIL ACTION

v. :

NO. 02-CV-3192

MYCONE DENTAL SUPPLY

COMPANY, INC., t/a

NATIONAL KEYSTONE INDUSTRIES and

:

WILLIAM DIXON COMPANY, a : division of GROBET USA :

ORDER

AND NOW, this ______day of July, 2003, it appearing that an Arbitration Award was entered and filed on May 29, 2003 (docket no. 21) and that thirty days have elapsed without any party demanding a trial <u>de novo</u>, in accordance with the Arbitration Award and Local Rule of Civil Procedure 53.2, **IT IS ORDERED** that:

- 1. Judgment is **ENTERED** in favor of Plaintiff Robert Argentina and against Defendant William Dixon Company, division of Grobet USA, in the amount of \$45,000;
- 2. Judgment is **ENTERED** in favor of Plaintiff Marie Argentina and against Defendant William Dixon Company, division of Grobet USA, in the amount of \$10,000; and
- 3. Judgment is **ENTERED** in favor of Defendant Mycone Dental Supply Company, Inc., t/a National Keystone Industries and against Plaintiffs Robert Argentina and Marina Argentina.

RRI	UCE W	KAIII	FFMAI	N J	

BY THE COURT: